THE HONORABLE MARSHA J. PECHMAN 1 2 3 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 4 AT SEATTLE 5 6 MICHAEL SWANSON D/B/A JUICY BITS No. 2:15-cv-00503-MJP 7 AND JUICYBITSSOFTWARE.COM, an individual 8 MOTION FOR BILL OF COSTS Plaintiff, 9 NOTED FOR CONSIDERATION: May 11, 2018 v. 10 11 INSTAGRAM, LLC, 12 Defendant. 13 Pursuant to LCR 54(d)(1), Instagram respectfully requests an award of its recoverable 14 15 costs as reflected in the concurrently-filed Form AO 133 Bill of Costs with itemization and 16 documentation for the requested costs as well as the sworn declaration of Christopher Varas. 17 This motion is noted for hearing on May 11, 2018 pursuant to LCR 7(d)(3). 18 19 20 DATED: April 24, 2018. KILPATRICK, TOWNSEND & 21 STOCKTON LLP 22 By:/s/ Christopher T. Varas Christopher T. Varas (Bar No. 32875) 23 1420 Fifth Avenue, Suite 3700 24 Seattle, Washington 98101 206-516-3088 25 Attorney for Defendant Instagram, LLC 26 27 28

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